HOUSE BILL No. 1182

DIGEST OF INTRODUCED BILL

Citations Affected: IC 6-1.1-39-2; IC 36-7.

Synopsis: Permanent extension of TIF. Eliminates the December 31, 2005, deadline for creation of tax increment finance (TIF) allocation areas.

Effective: July 1, 2005.

Leonard, Heim

January 6, 2005, read first time and referred to Committee on Ways and Means.



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First Regular Session 114th General Assembly (2005)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2004 Regular Session of the General Assembly.

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HOUSE BILL No. 1182

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A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

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Be it enacted by the General Assembly of the State of Indiana:

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SECTION	1. I	C 6-1.	1-39-2	IS	AMENDED	TO	READ	AS
FOLLOWS [E	EFFEC	CTIVE	JULY 1	, 20	05]: Sec. 2. (a) If th	e fiscal b	ody
of a unit finds	that:							

- (1) in order to promote opportunities for the gainful employment of its citizens, the attraction of a new business enterprise to the unit, the retention or expansion of a business enterprise existing within the boundaries of the unit, or the preservation or enhancement of the tax base of the unit, an area under the fiscal body's jurisdiction should be declared an economic development district;
- (2) the public health and welfare of the unit will be benefited by designating the area as an economic development district; and
- (3) there has been proposed a qualified industrial development project to be located in the economic development district, with the proposal supported by:
 - (A) financial and economic data; and
 - (B) preliminary commitments by business enterprises,



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1	associations, state or federal governmental units, or similar
2	entities that evidence a reasonable likelihood that the proposed
3	qualified industrial development project will be initiated and
4	accomplished;
5	the fiscal body may before January 1, 2006, adopt an ordinance
6	declaring the area to be an economic development district and
7	declaring that the public health and welfare of the unit will be benefited
8	by the designation.
9	(b) For the purpose of adopting an ordinance under subsection (a),
10	it is sufficient to describe the boundaries of the area by its location in
11	relation to public ways or streams or otherwise as determined by the
12	fiscal body.
13	SECTION 2. IC 36-7-14-39 IS AMENDED TO READ AS
14	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 39. (a) As used in this
15	section:
16	"Allocation area" means that part of a blighted area to which an
17	allocation provision of a declaratory resolution adopted under section
18	15 of this chapter refers for purposes of distribution and allocation of
19	property taxes.
20	"Base assessed value" means the following:
21	(1) If an allocation provision is adopted after June 30, 1995, in a
22	declaratory resolution or an amendment to a declaratory
23	resolution establishing an economic development area:
24	(A) the net assessed value of all the property as finally
25	determined for the assessment date immediately preceding the
26	effective date of the allocation provision of the declaratory
27	resolution, as adjusted under subsection (h); plus
28	(B) to the extent that it is not included in clause (A), the net
29	assessed value of property that is assessed as residential
30	property under the rules of the department of local government
31	finance, as finally determined for any assessment date after the
32	effective date of the allocation provision.
33	(2) If an allocation provision is adopted after June 30, 1997, in a
34	declaratory resolution or an amendment to a declaratory
35	resolution establishing a blighted area:
36	(A) the net assessed value of all the property as finally
37	determined for the assessment date immediately preceding the
38	effective date of the allocation provision of the declaratory
39	resolution, as adjusted under subsection (h); plus
40	(B) to the extent that it is not included in clause (A), the net
41	assessed value of property that is assessed as residential
42	property under the rules of the department of local government



1	finance, as finally determined for any assessment date after the	
2	effective date of the allocation provision.	
3	(3) If:	
4	(A) an allocation provision adopted before June 30, 1995, in	
5	a declaratory resolution or an amendment to a declaratory	
6	resolution establishing a blighted area expires after June 30,	
7	1997; and	
8	(B) after June 30, 1997, a new allocation provision is included	
9	in an amendment to the declaratory resolution;	
10	the net assessed value of all the property as finally determined for	4
11	the assessment date immediately preceding the effective date of	
12	the allocation provision adopted after June 30, 1997, as adjusted	`
13	under subsection (h).	
14	(4) Except as provided in subdivision (5), for all other allocation	
15	areas, the net assessed value of all the property as finally	
16	determined for the assessment date immediately preceding the	4
17	effective date of the allocation provision of the declaratory	
18	resolution, as adjusted under subsection (h).	
19	(5) If an allocation area established in an economic development	
20	area before July 1, 1995, is expanded after June 30, 1995, the	
21	definition in subdivision (1) applies to the expanded portion of the	
22	area added after June 30, 1995.	
23	(6) If an allocation area established in a blighted area before July	
24	1, 1997, is expanded after June 30, 1997, the definition in	•
25	subdivision (2) applies to the expanded portion of the area added	
26	after June 30, 1997.	
27	Except as provided in section 39.3 of this chapter, "property taxes"	1
28	means taxes imposed under IC 6-1.1 on real property. However, upon	
29	approval by a resolution of the redevelopment commission adopted	
30	before June 1, 1987, "property taxes" also includes taxes imposed	
31	under IC 6-1.1 on depreciable personal property. If a redevelopment	
32	commission adopted before June 1, 1987, a resolution to include within	
33	the definition of property taxes taxes imposed under IC 6-1.1 on	
34	depreciable personal property that has a useful life in excess of eight	
35	(8) years, the commission may by resolution determine the percentage	
36	of taxes imposed under IC 6-1.1 on all depreciable personal property	
37	that will be included within the definition of property taxes. However,	
38	the percentage included must not exceed twenty-five percent (25%) of	
39	the taxes imposed under IC 6-1.1 on all depreciable personal property.	
40	(b) A declaratory resolution adopted under section 15 of this chapter	
41	before January 1, 2006, may include a provision with respect to the	
42	allocation and distribution of property taxes for the purposes and in the	



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1	manner provided in this section. A declaratory resolution previously
2	adopted may include an allocation provision by the amendment of that
3	declaratory resolution before January 1, 2006, in accordance with the
4	procedures required for its original adoption. A declaratory resolution
5	or an amendment that establishes an allocation provision after June 30,
6	1995, must specify an expiration date for the allocation provision that
7	may not be more than thirty (30) years after the date on which the
8	allocation provision is established. However, if bonds or other
9	obligations that were scheduled when issued to mature before the
10	specified expiration date and that are payable only from allocated tax
11	proceeds with respect to the allocation area remain outstanding as of
12	the expiration date, the allocation provision does not expire until all of
13	the bonds or other obligations are no longer outstanding. The allocation
14	provision may apply to all or part of the blighted area. The allocation
15	provision must require that any property taxes subsequently levied by
16	or for the benefit of any public body entitled to a distribution of
17	property taxes on taxable property in the allocation area be allocated
18	and distributed as follows:
19	(1) Except as otherwise provided in this section, the proceeds of
20	the taxes attributable to the lesser of:
21	(A) the assessed value of the property for the assessment date
22	with respect to which the allocation and distribution is made;
23	or
24	(B) the base assessed value;

- shall be allocated to and, when collected, paid into the funds of the respective taxing units.
- (2) Except as otherwise provided in this section, property tax proceeds in excess of those described in subdivision (1) shall be allocated to the redevelopment district and, when collected, paid into an allocation fund for that allocation area that may be used by the redevelopment district only to do one (1) or more of the following:
 - (A) Pay the principal of and interest on any obligations payable solely from allocated tax proceeds which are incurred by the redevelopment district for the purpose of financing or refinancing the redevelopment of that allocation area.
 - (B) Establish, augment, or restore the debt service reserve for bonds payable solely or in part from allocated tax proceeds in that allocation area.
 - (C) Pay the principal of and interest on bonds payable from allocated tax proceeds in that allocation area and from the special tax levied under section 27 of this chapter.



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1	(D) Pay the principal of and interest on bonds issued by the
2	unit to pay for local public improvements in or serving that
3	allocation area.
4	(E) Pay premiums on the redemption before maturity of bonds
5	payable solely or in part from allocated tax proceeds in that
6	allocation area.
7	(F) Make payments on leases payable from allocated tax
8	proceeds in that allocation area under section 25.2 of this
9	chapter.
10	(G) Reimburse the unit for expenditures made by it for local
11	public improvements (which include buildings, parking
12	facilities, and other items described in section 25.1(a) of this
13	chapter) in or serving that allocation area.
14	(H) Reimburse the unit for rentals paid by it for a building or
15	parking facility in or serving that allocation area under any
16	lease entered into under IC 36-1-10.
17	(I) Pay all or a portion of a property tax replacement credit to
18	taxpayers in an allocation area as determined by the
19	redevelopment commission. This credit equals the amount
20	determined under the following STEPS for each taxpayer in a
21	taxing district (as defined in IC 6-1.1-1-20) that contains all or
22	part of the allocation area:
23	STEP ONE: Determine that part of the sum of the amounts
24	under IC 6-1.1-21-2(g)(1)(A), IC 6-1.1-21-2(g)(2),
25	IC $6-1.1-21-2(g)(3)$, IC $6-1.1-21-2(g)(4)$, and
26	IC $6-1.1-21-2(g)(5)$ that is attributable to the taxing district.
27	STEP TWO: Divide:
28	(A) that part of each county's eligible property tax
29	replacement amount (as defined in IC 6-1.1-21-2) for that
30	year as determined under IC 6-1.1-21-4 that is attributable
31	to the taxing district; by
32	(B) the STEP ONE sum.
33	STEP THREE: Multiply:
34	(A) the STEP TWO quotient; times
35	(B) the total amount of the taxpayer's taxes (as defined in
36	IC 6-1.1-21-2) levied in the taxing district that have been
37	allocated during that year to an allocation fund under this
38	section.
39	If not all the taxpayers in an allocation area receive the credit
40	in full, each taxpayer in the allocation area is entitled to
41	receive the same proportion of the credit. A taxpayer may not
42	receive a credit under this section and a credit under section



1	39.5 of this chapter in the same year.
2	(J) Pay expenses incurred by the redevelopment commission
3	for local public improvements that are in the allocation area or
4	serving the allocation area. Public improvements include
5	buildings, parking facilities, and other items described in
6	section 25.1(a) of this chapter.
7	(K) Reimburse public and private entities for expenses
8	incurred in training employees of industrial facilities that are
9	located:
10	(i) in the allocation area; and
11	(ii) on a parcel of real property that has been classified as
12	industrial property under the rules of the department of local
13	government finance.
14	However, the total amount of money spent for this purpose in
15	any year may not exceed the total amount of money in the
16	allocation fund that is attributable to property taxes paid by the
17	industrial facilities described in this clause. The
18	reimbursements under this clause must be made within three
19	(3) years after the date on which the investments that are the
20	basis for the increment financing are made.
21	The allocation fund may not be used for operating expenses of the
22	commission.
23	(3) Except as provided in subsection (g), before July 15 of each
24	year the commission shall do the following:
25	(A) Determine the amount, if any, by which the base assessed
26	value when multiplied by the estimated tax rate of the
27	allocation area will exceed the amount of assessed value
28	needed to produce the property taxes necessary to make, when
29	due, principal and interest payments on bonds described in
30	subdivision (2) plus the amount necessary for other purposes
31	described in subdivision (2).
32	(B) Notify the county auditor of the amount, if any, of the
33	amount of excess assessed value that the commission has
34	determined may be allocated to the respective taxing units in
35	the manner prescribed in subdivision (1). The commission
36	may not authorize an allocation of assessed value to the
37	respective taxing units under this subdivision if to do so would
38	endanger the interests of the holders of bonds described in
39	subdivision (2) or lessors under section 25.3 of this chapter.
40	(c) For the purpose of allocating taxes levied by or for any taxing
41	unit or units, the assessed value of taxable property in a territory in the
42	allocation area that is annexed by any taxing unit after the effective



date of the allocation provision of the declaratory resolution is the lesser of:

- (1) the assessed value of the property for the assessment date with respect to which the allocation and distribution is made; or
- (2) the base assessed value.

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- (d) Property tax proceeds allocable to the redevelopment district under subsection (b)(2) may, subject to subsection (b)(3), be irrevocably pledged by the redevelopment district for payment as set forth in subsection (b)(2).
- (e) Notwithstanding any other law, each assessor shall, upon petition of the redevelopment commission, reassess the taxable property situated upon or in, or added to, the allocation area, effective on the next assessment date after the petition.
- (f) Notwithstanding any other law, the assessed value of all taxable property in the allocation area, for purposes of tax limitation, property tax replacement, and formulation of the budget, tax rate, and tax levy for each political subdivision in which the property is located is the lesser of:
 - (1) the assessed value of the property as valued without regard to this section; or
 - (2) the base assessed value.
- (g) If any part of the allocation area is located in an enterprise zone created under IC 4-4-6.1, the unit that designated the allocation area shall create funds as specified in this subsection. A unit that has obligations, bonds, or leases payable from allocated tax proceeds under subsection (b)(2) shall establish an allocation fund for the purposes specified in subsection (b)(2) and a special zone fund. Such a unit shall, until the end of the enterprise zone phase out period, deposit each year in the special zone fund any amount in the allocation fund derived from property tax proceeds in excess of those described in subsection (b)(1) from property located in the enterprise zone that exceeds the amount sufficient for the purposes specified in subsection (b)(2) for the year. The amount sufficient for purposes specified in subsection (b)(2) for the year shall be determined based on the pro rata portion of such current property tax proceeds from the portion of the enterprise zone that is within the allocation area as compared to all such current property tax proceeds derived from the allocation area. A unit that has no obligations, bonds, or leases payable from allocated tax proceeds under subsection (b)(2) shall establish a special zone fund and deposit all the property tax proceeds in excess of those described in subsection (b)(1) in the fund derived from property tax proceeds in excess of those described in subsection (b)(1) from property located in the enterprise











zone. The unit that creates the special zone fund shall use the fund (based on the recommendations of the urban enterprise association) for programs in job training, job enrichment, and basic skill development that are designed to benefit residents and employers in the enterprise zone or other purposes specified in subsection (b)(2), except that where reference is made in subsection (b)(2) to allocation area it shall refer for purposes of payments from the special zone fund only to that portion of the allocation area that is also located in the enterprise zone. Those programs shall reserve at least one-half (1/2) of their enrollment in any session for residents of the enterprise zone.

(h) The state board of accounts and department of local government finance shall make the rules and prescribe the forms and procedures that they consider expedient for the implementation of this chapter. After each general reassessment under IC 6-1.1-4, the department of local government finance shall adjust the base assessed value one (1) time to neutralize any effect of the general reassessment on the property tax proceeds allocated to the redevelopment district under this section. However, the adjustment may not include the effect of property tax abatements under IC 6-1.1-12.1, and the adjustment may not produce less property tax proceeds allocable to the redevelopment district under subsection (b)(2) than would otherwise have been received if the general reassessment had not occurred. The department of local government finance may prescribe procedures for county and township officials to follow to assist the department in making the adjustments.

SECTION 3. IC 36-7-15.1-26 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 26. (a) As used in this section:

"Allocation area" means that part of a blighted area to which an allocation provision of a resolution adopted under section 8 of this chapter refers for purposes of distribution and allocation of property taxes.

"Base assessed value" means the following:

- (1) If an allocation provision is adopted after June 30, 1995, in a declaratory resolution or an amendment to a declaratory resolution establishing an economic development area:
 - (A) the net assessed value of all the property as finally determined for the assessment date immediately preceding the effective date of the allocation provision of the declaratory resolution, as adjusted under subsection (h); plus
 - (B) to the extent that it is not included in clause (A), the net assessed value of property that is assessed as residential











1	property under the rules of the department of local government	
2	finance, as finally determined for any assessment date after the	
3	effective date of the allocation provision.	
4	(2) If an allocation provision is adopted after June 30, 1997, in a	
5	declaratory resolution or an amendment to a declaratory	
6	resolution establishing a blighted area:	
7	(A) the net assessed value of all the property as finally	
8	determined for the assessment date immediately preceding the	
9	effective date of the allocation provision of the declaratory	
10	resolution, as adjusted under subsection (h); plus	
11	(B) to the extent that it is not included in clause (A), the net	
12	assessed value of property that is assessed as residential	
13	property under the rules of the department of local government	
14	finance, as finally determined for any assessment date after the	
15	effective date of the allocation provision.	
16	(3) If:	
17	(A) an allocation provision adopted before June 30, 1995, in	
18	a declaratory resolution or an amendment to a declaratory	
19	resolution establishing a blighted area expires after June 30,	
20	1997; and	
21	(B) after June 30, 1997, a new allocation provision is included	
22	in an amendment to the declaratory resolution;	
23	the net assessed value of all the property as finally determined for	
24	the assessment date immediately preceding the effective date of	
25	the allocation provision adopted after June 30, 1997, as adjusted	
26	under subsection (h).	
27	(4) Except as provided in subdivision (5), for all other allocation	
28	areas, the net assessed value of all the property as finally	
29	determined for the assessment date immediately preceding the	
30	effective date of the allocation provision of the declaratory	
31	resolution, as adjusted under subsection (h).	
32	(5) If an allocation area established in an economic development	
33	area before July 1, 1995, is expanded after June 30, 1995, the	
34	definition in subdivision (1) applies to the expanded portion of the	
35	area added after June 30, 1995.	
36	(6) If an allocation area established in a blighted area before July	
37	1, 1997, is expanded after June 30, 1997, the definition in	
38	subdivision (2) applies to the expanded portion of the area added	
39	after June 30, 1997.	
40	Except as provided in section 26.2 of this chapter, "property taxes"	
41 42	means taxes imposed under IC 6-1.1 on real property. However, upon	
12	approval by a resolution of the redevelopment commission adopted	



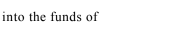
before June 1, 1987, "property taxes" also includes taxes imposed
under IC 6-1.1 on depreciable personal property. If a redevelopment
commission adopted before June 1, 1987, a resolution to include within
the definition of property taxes taxes imposed under IC 6-1.1 on
depreciable personal property that has a useful life in excess of eight
(8) years, the commission may by resolution determine the percentage
of taxes imposed under IC 6-1.1 on all depreciable personal property
that will be included within the definition of property taxes. However,
the percentage included must not exceed twenty-five percent (25%) of
the taxes imposed under IC 6-1.1 on all depreciable personal property.

- (b) A resolution adopted under section 8 of this chapter before January 1, 2006, may include a provision with respect to the allocation and distribution of property taxes for the purposes and in the manner provided in this section. A resolution previously adopted may include an allocation provision by the amendment of that resolution before January 1, 2006, in accordance with the procedures required for its original adoption. A declaratory resolution or an amendment that establishes an allocation provision after June 30, 1995, must specify an expiration date for the allocation provision that may not be more than thirty (30) years after the date on which the allocation provision is established. However, if bonds or other obligations that were scheduled when issued to mature before the specified expiration date and that are payable only from allocated tax proceeds with respect to the allocation area remain outstanding as of the expiration date, the allocation provision does not expire until all of the bonds or other obligations are no longer outstanding. The allocation provision may apply to all or part of the blighted area. The allocation provision must require that any property taxes subsequently levied by or for the benefit of any public body entitled to a distribution of property taxes on taxable property in the allocation area be allocated and distributed as follows:
 - (1) Except as otherwise provided in this section, the proceeds of the taxes attributable to the lesser of:
 - (A) the assessed value of the property for the assessment date with respect to which the allocation and distribution is made; or
 - (B) the base assessed value; shall be allocated to and, when collected, paid into the funds of

the respective taxing units.

(2) Except as otherwise provided in this section, property tax proceeds in excess of those described in subdivision (1) shall be allocated to the redevelopment district and, when collected, paid into a special fund for that allocation area that may be used by the





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1	redevelopment district only to do one (1) or more of the	
2	following:	
3	(A) Pay the principal of and interest on any obligations	
4	payable solely from allocated tax proceeds that are incurred by	
5	the redevelopment district for the purpose of financing or	
6	refinancing the redevelopment of that allocation area.	
7	(B) Establish, augment, or restore the debt service reserve for	
8	bonds payable solely or in part from allocated tax proceeds in	
9	that allocation area.	
10	(C) Pay the principal of and interest on bonds payable from	
11	allocated tax proceeds in that allocation area and from the	
12	special tax levied under section 19 of this chapter.	
13	(D) Pay the principal of and interest on bonds issued by the	
14	consolidated city to pay for local public improvements in that	
15	allocation area.	
16	(E) Pay premiums on the redemption before maturity of bonds	
17	payable solely or in part from allocated tax proceeds in that	
18	allocation area.	
19	(F) Make payments on leases payable from allocated tax	
20	proceeds in that allocation area under section 17.1 of this	
21	chapter.	
22	(G) Reimburse the consolidated city for expenditures for local	
23	public improvements (which include buildings, parking	
24	facilities, and other items set forth in section 17 of this	
25	chapter) in that allocation area.	
26	(H) Reimburse the unit for rentals paid by it for a building or	
27	parking facility in that allocation area under any lease entered	
28	into under IC 36-1-10.	
29	(I) Reimburse public and private entities for expenses incurred	
30	in training employees of industrial facilities that are located:	
31	(i) in the allocation area; and	
32	(ii) on a parcel of real property that has been classified as	
33	industrial property under the rules of the department of local	
34	government finance.	
35	However, the total amount of money spent for this purpose in	
36	any year may not exceed the total amount of money in the	
37	allocation fund that is attributable to property taxes paid by the	
38	industrial facilities described in this clause. The	
39	reimbursements under this clause must be made within three	
40	(3) years after the date on which the investments that are the	
41	basis for the increment financing are made.	
12	The special fund may not be used for operating expenses of the	



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1	commission.
2	(3) Before July 15 of each year, the commission shall do the
3	following:
4	(A) Determine the amount, if any, by which the base assessed
5	value when multiplied by the estimated tax rate of the
6	allocated area will exceed the amount of assessed value
7	needed to provide the property taxes necessary to make, when
8	due, principal and interest payments on bonds described in
9	subdivision (2) plus the amount necessary for other purposes
10	described in subdivision (2) and subsection (g).
11	(B) Notify the county auditor of the amount, if any, of excess
12	assessed value that the commission has determined may be
13	allocated to the respective taxing units in the manner
14	prescribed in subdivision (1).
15	The commission may not authorize an allocation to the respective
16	taxing units under this subdivision if to do so would endanger the
17	interests of the holders of bonds described in subdivision (2).
18	(c) For the purpose of allocating taxes levied by or for any taxing
19	unit or units, the assessed value of taxable property in a territory in the
20	allocation area that is annexed by any taxing unit after the effective
21	date of the allocation provision of the resolution is the lesser of:
22	(1) the assessed value of the property for the assessment date with
23	respect to which the allocation and distribution is made; or
24	(2) the base assessed value.
25	(d) Property tax proceeds allocable to the redevelopment district
26	under subsection (b)(2) may, subject to subsection (b)(3), be
27	irrevocably pledged by the redevelopment district for payment as set
28	forth in subsection $(b)(2)$.
29	(e) Notwithstanding any other law, each assessor shall, upon
30	petition of the commission, reassess the taxable property situated upon
31	or in, or added to, the allocation area, effective on the next assessment
32	date after the petition.
33	(f) Notwithstanding any other law, the assessed value of all taxable
34	property in the allocation area, for purposes of tax limitation, property
35	tax replacement, and formulation of the budget, tax rate, and tax levy
36	for each political subdivision in which the property is located is the
37	lesser of:
38	(1) the assessed value of the property as valued without regard to
39	this section; or
40	(2) the base assessed value.
41	(g) If any part of the allocation area is located in an enterprise zone
42	created under IC 4-4-6.1, the unit that designated the allocation area



shall create funds as specified in this subsection. A unit that has obligations, bonds, or leases payable from allocated tax proceeds under subsection (b)(2) shall establish an allocation fund for the purposes specified in subsection (b)(2) and a special zone fund. Such a unit shall, until the end of the enterprise zone phase out period, deposit each year in the special zone fund the amount in the allocation fund derived from property tax proceeds in excess of those described in subsection (b)(1) from property located in the enterprise zone that exceeds the amount sufficient for the purposes specified in subsection (b)(2) for the year. A unit that has no obligations, bonds, or leases payable from allocated tax proceeds under subsection (b)(2) shall establish a special zone fund and deposit all the property tax proceeds in excess of those described in subsection (b)(1) in the fund derived from property tax proceeds in excess of those described in subsection (b)(1) from property located in the enterprise zone. The unit that creates the special zone fund shall use the fund, based on the recommendations of the urban enterprise association, for one (1) or more of the following purposes:

- (1) To pay for programs in job training, job enrichment, and basic skill development designed to benefit residents and employers in the enterprise zone. The programs must reserve at least one-half (1/2) of the enrollment in any session for residents of the enterprise zone.
- (2) To make loans and grants for the purpose of stimulating business activity in the enterprise zone or providing employment for enterprise zone residents in the enterprise zone. These loans and grants may be made to the following:
 - (A) Businesses operating in the enterprise zone.
 - (B) Businesses that will move their operations to the enterprise zone if such a loan or grant is made.
- (3) To provide funds to carry out other purposes specified in subsection (b)(2). However, where reference is made in subsection (b)(2) to the allocation area, the reference refers for purposes of payments from the special zone fund only to that portion of the allocation area that is also located in the enterprise zone.
- (h) The state board of accounts and department of local government finance shall make the rules and prescribe the forms and procedures that they consider expedient for the implementation of this chapter. After each general reassessment under IC 6-1.1-4, the department of local government finance shall adjust the base assessed value one (1) time to neutralize any effect of the general reassessment on the









property tax proceeds allocated to the redevelopment district under this section. However, the adjustment may not include the effect of property tax abatements under IC 6-1.1-12.1, and the adjustment may not produce less property tax proceeds allocable to the redevelopment district under subsection (b)(2) than would otherwise have been received if the general reassessment had not occurred. The department of local government finance may prescribe procedures for county and township officials to follow to assist the department in making the adjustments.

SECTION 4. IC 36-7-15.1-53 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 53. (a) As used in this section:

"Allocation area" means that part of a blighted area to which an allocation provision of a resolution adopted under section 40 of this chapter refers for purposes of distribution and allocation of property taxes.

"Base assessed value" means:

- (1) the net assessed value of all the property as finally determined for the assessment date immediately preceding the effective date of the allocation provision of the declaratory resolution, as adjusted under subsection (h); plus
- (2) to the extent that it is not included in subdivision (1), the net assessed value of property that is assessed as residential property under the rules of the department of local government finance, as finally determined for any assessment date after the effective date of the allocation provision.

Except as provided in section 55 of this chapter, "property taxes" means taxes imposed under IC 6-1.1 on real property.

(b) A resolution adopted under section 40 of this chapter before January 1, 2006, may include a provision with respect to the allocation and distribution of property taxes for the purposes and in the manner provided in this section. A resolution previously adopted may include an allocation provision by the amendment of that resolution before January 1, 2006, in accordance with the procedures required for its original adoption. A declaratory resolution or an amendment that establishes an allocation provision must be approved by resolution of the legislative body of the excluded city and must specify an expiration date for the allocation provision that may not be more than thirty (30) years after the date on which the allocation provision is established. However, if bonds or other obligations that were scheduled when issued to mature before the specified expiration date and that are payable only from allocated tax proceeds with respect to the allocation









1	area remain outstanding as of the expiration date, the allocation	
2	provision does not expire until all of the bonds or other obligations are	
3	no longer outstanding. The allocation provision may apply to all or part	
4	of the blighted area. The allocation provision must require that any	
5	property taxes subsequently levied by or for the benefit of any public	
6	body entitled to a distribution of property taxes on taxable property in	
7	the allocation area be allocated and distributed as follows:	
8	(1) Except as otherwise provided in this section, the proceeds of	
9	the taxes attributable to the lesser of:	
10	(A) the assessed value of the property for the assessment date	- 1
11	with respect to which the allocation and distribution is made;	
12	or	
13	(B) the base assessed value;	
14	shall be allocated to and, when collected, paid into the funds of	
15	the respective taxing units.	
16	(2) Except as otherwise provided in this section, property tax	1
17	proceeds in excess of those described in subdivision (1) shall be	•
18	allocated to the redevelopment district and, when collected, paid	
19	into a special fund for that allocation area that may be used by the	
20	redevelopment district only to do one (1) or more of the	
21	following:	Ī
22	(A) Pay the principal of and interest on any obligations	
23	payable solely from allocated tax proceeds that are incurred by	
24	the redevelopment district for the purpose of financing or	
25	refinancing the redevelopment of that allocation area.	
26	(B) Establish, augment, or restore the debt service reserve for	_
27	bonds payable solely or in part from allocated tax proceeds in	
28	that allocation area.	
29	(C) Pay the principal of and interest on bonds payable from	
30	allocated tax proceeds in that allocation area and from the	
31	special tax levied under section 50 of this chapter.	
32	(D) Pay the principal of and interest on bonds issued by the	
33	excluded city to pay for local public improvements in that	
34	allocation area.	
35	(E) Pay premiums on the redemption before maturity of bonds	
36	payable solely or in part from allocated tax proceeds in that	
37	allocation area.	
38	(F) Make payments on leases payable from allocated tax	
39	proceeds in that allocation area under section 46 of this	
40	chapter.	
41	(G) Reimburse the excluded city for expenditures for local	
12	public improvements (which include buildings, park facilities,	



1	and other items set forth in section 45 of this chapter) in that
2	allocation area.
3	(H) Reimburse the unit for rentals paid by it for a building or
4	parking facility in that allocation area under any lease entered
5	into under IC 36-1-10.
6	(I) Reimburse public and private entities for expenses incurred
7	in training employees of industrial facilities that are located:
8	(i) in the allocation area; and
9	(ii) on a parcel of real property that has been classified as
10	industrial property under the rules of the department of local
11	government finance.
12	However, the total amount of money spent for this purpose in
13	any year may not exceed the total amount of money in the
14	allocation fund that is attributable to property taxes paid by the
15	industrial facilities described in this clause. The
16	reimbursements under this clause must be made within three
17	(3) years after the date on which the investments that are the
18	basis for the increment financing are made.
19	The special fund may not be used for operating expenses of the
20	commission.
21	(3) Before July 15 of each year, the commission shall do the
22	following:
23	(A) Determine the amount, if any, by which property taxes
24	payable to the allocation fund in the following year will exceed
25	the amount of assessed value needed to provide the property
26	taxes necessary to make, when due, principal and interest
27	payments on bonds described in subdivision (2) plus the
28	amount necessary for other purposes described in subdivision
29	(2) and subsection (g).
30	(B) Notify the county auditor of the amount, if any, of excess
31	assessed value that the commission has determined may be
32	allocated to the respective taxing units in the manner
33	prescribed in subdivision (1).
34	The commission may not authorize an allocation to the respective
35	taxing units under this subdivision if to do so would endanger the
36	interests of the holders of bonds described in subdivision (2).
37	(c) For the purpose of allocating taxes levied by or for any taxing
38	unit or units, the assessed value of taxable property in a territory in the
39	allocation area that is annexed by any taxing unit after the effective
40	date of the allocation provision of the resolution is the lesser of:
41	(1) the assessed value of the property for the assessment date with
42	respect to which the allocation and distribution is made; or



(2) the base assessed value.

- (d) Property tax proceeds allocable to the redevelopment district under subsection (b)(2) may, subject to subsection (b)(3), be irrevocably pledged by the redevelopment district for payment as set forth in subsection (b)(2).
- (e) Notwithstanding any other law, each assessor shall, upon petition of the commission, reassess the taxable property situated upon or in, or added to, the allocation area, effective on the next assessment date after the petition.
- (f) Notwithstanding any other law, the assessed value of all taxable property in the allocation area, for purposes of tax limitation, property tax replacement, and formulation of the budget, tax rate, and tax levy for each political subdivision in which the property is located, is the lesser of:
 - (1) the assessed value of the property as valued without regard to this section; or
 - (2) the base assessed value.
- (g) If any part of the allocation area is located in an enterprise zone created under IC 4-4-6.1, the unit that designated the allocation area shall create funds as specified in this subsection. A unit that has obligations, bonds, or leases payable from allocated tax proceeds under subsection (b)(2) shall establish an allocation fund for the purposes specified in subsection (b)(2) and a special zone fund. Such a unit shall, until the end of the enterprise zone phase out period, deposit each year in the special zone fund the amount in the allocation fund derived from property tax proceeds in excess of those described in subsection (b)(1) from property located in the enterprise zone that exceeds the amount sufficient for the purposes specified in subsection (b)(2) for the year. A unit that has no obligations, bonds, or leases payable from allocated tax proceeds under subsection (b)(2) shall establish a special zone fund and deposit all the property tax proceeds in excess of those described in subsection (b)(1) in the fund derived from property tax proceeds in excess of those described in subsection (b)(1) from property located in the enterprise zone. The unit that creates the special zone fund shall use the fund, based on the recommendations of the urban enterprise association, for one (1) or more of the following purposes:
 - (1) To pay for programs in job training, job enrichment, and basic skill development designed to benefit residents and employers in the enterprise zone. The programs must reserve at least one-half (1/2) of the enrollment in any session for residents of the enterprise zone.











1	(2) To make loans and grants for the purpose of stimulating	
2	business activity in the enterprise zone or providing employment	
3	for enterprise zone residents in an enterprise zone. These loans	
4	and grants may be made to the following:	
5	(A) Businesses operating in the enterprise zone.	
6	(B) Businesses that will move their operations to the enterprise	
7	zone if such a loan or grant is made.	
8	(3) To provide funds to carry out other purposes specified in	
9	subsection (b)(2). However, where reference is made in	
10	subsection (b)(2) to the allocation area, the reference refers, for	
11	purposes of payments from the special zone fund, only to that part	
12	of the allocation area that is also located in the enterprise zone.	
13	(h) The state board of accounts and department of local government	
14	finance shall make the rules and prescribe the forms and procedures	
15	that they consider expedient for the implementation of this chapter.	_
16	After each general reassessment under IC 6-1.1-4, the department of	
17	local government finance shall adjust the base assessed value one (1)	
18	time to neutralize any effect of the general reassessment on the	
19	property tax proceeds allocated to the redevelopment district under this	
20	section. However, the adjustment may not include the effect of property	
21	tax abatements under IC 6-1.1-12.1, and the adjustment may not	
22	produce less property tax proceeds allocable to the redevelopment	
23	district under subsection (b)(2) than would otherwise have been	
24	received if the general reassessment had not occurred. The department	_
25	of local government finance may prescribe procedures for county and	
26	township officials to follow to assist the department in making the	
27	adjustments.	
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